Exhibit A

Voluntary Petition of 23andMe Pharmacy Holdings Inc.

Case 25-40-48md	3018- FMG 03 723725 1entite4et 0372 Pg 1 of 18	18/293/29/253 Page 20fctment
Fill in this information to identify the		
United States Bankruptcy Court for the): 	
,	State)	
Case number (If known):	Chapter 11	☐ Check if this is an amended filing
000		
Official Form 201	C N	·
Voluntary Petition	n for Non-Individuals Fil	ing for Bankruptcy 06/24
	arate sheet to this form. On the top of any addition tion, a separate document, <i>Instructions for Bankr</i>	
1. Debtor's name	23andMe Pharmacy Holdings, Inc.	
2. All other names debtor used		
in the last 8 years		
Include any assumed names, trade names, and doing business as names		
a Debter's federal Employer		
3. Debtor's federal Employer Identification Number (EIN)	9 3 - 3 0 8 4 6 9 0	
4. Debtor's address	Principal place of business	Mailing address, if different from principal place of business
	870 Market Street, Room 415	
	Number Street	Number Street
		P.O. Box
	San Francisco, CA 94102	
	City State ZIP Code	City State ZIP Code
		Location of principal assets, if different from principal place of business

5. Debtor's website (URL)

https://www.23andme.com/

San Francisco County

County

Number

City

Street

State

ZIP Code

Debt	tor $\frac{23 \text{andMe Pharmacy Ho}}{\text{Name}}$	Idings, Inc. Case number (if known)			
6.	Type of debtor	 ☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other. Specify:			
7	Describe debtor's business	A. Check one:			
٠.	Describe debtor 3 business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))			
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))			
		Railroad (as defined in 11 U.S.C. § 101(44))			
		Stockbroker (as defined in 11 U.S.C. § 101(53A))			
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))			
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))			
		✓ None of the above			
		B. Check all that apply:			
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)			
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)			
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))			
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .			
		<u>6 2 1 5</u>			
8.	Under which chapter of the	Check one:			
	Bankruptcy Code is the	☐ Chapter 7			
	debtor filing?	☐ Chapter 9			
		☐ Chapter 11. Check all that apply:			
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725 (amount subject to adjustment on 4/01/25 and every 3 years after that).			
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).			
		The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.			
		A plan is being filed with this petition.			
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).			
Securities and Exchange Act		☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.			
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.			
		☐ Chapter 12			
9.	Were prior bankruptcy cases filed by or against the debtor	☑ No			
	within the last 8 years?	Yes. District When Case number			
	If more than 2 cases, attach a separate list.	District When Case number			
	ooparate not.	MM / DD / YYYY			

Case 25º 400 48 md D30 18 - FMEd 03 P29 12 ment https://ed.03 P29 12 m

Debtor $\frac{23 \text{andMe Pharmacy Ho}}{N_{\text{Ame}}}$		Idings, Inc. Case number (if known)						
	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list.	☐ No ☑ Yes.	District		int of Minanui	Relations When	Affiliate MM / DD / YYYY	-
	Why is the case filed in <i>this</i> district?	imme distri	or has ha ediately p ct.	ad its domicile, poreceding the da	ate of this petition or for	a longer part of such	ets in this district for 180 days h 180 days than in any other ership is pending in this district.	
 	Does the debtor own or have possession of any real property or personal property that needs immediate attention?		Why do It po Wha It ne It inc atter asse	es the property ses or is alleged at is the hazard? eds to be physic cludes perishabl ntion (for examp ets or other optic	r need immediate attended to pose a threat of immediate attended to pose a threat of immediate attended to pose a threat of protection and the protection of	ntion? (Check all that minent and identifiable ed from the weather. could quickly deterior goods, meat, dairy, p	ele hazard to public health or safe	rty. -
			Is the p	roperty insured Insurance agency Contact name Phone	Number Street City		State ZIP Code	-
	Statistical and adminis Debtor's estimation of available funds	Check o	<i>ne:</i> Is will be	available for dis	stribution to unsecured onses are paid, no funds		distribution to unsecured credito	ors.
	Estimated number of creditors ¹	1-49 50-99 100-	9 199	C	1,000-5,000 5,001-10,000 10,001-25,000		25,001-50,000 50,001-100,000 More than 100,000	

The Debtors' Estimated Number of Creditors is provided on a consolidated basis.

Debtor 23andMe Pharmacy Ho	Case number (# known)					
15. Estimated assets ²	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	[[\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
16. Estimated liabilities ³	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	[[\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
Request for Relief, Dec	claration, and Signatures	;				
WARNING Bankruptcy fraud is a se \$500,000 or imprisonme		atement in connection with a bank 18 U.S.C. §§ 152, 1341, 1519, an		can result in fines up to		
17. Declaration and signature of authorized representative of debtor	The debtor requests rel petition.	ief in accordance with the chapter	of title 11, L	United States Code, specified in this		
	I have been authorized	to file this petition on behalf of the	debtor.			
	I have examined the inf correct.	ormation in this petition and have a	a reasonabl	e belief that the information is true and		
	I declare under penalty of p	erjury that the foregoing is true and	d correct.			
	Executed on $\frac{03/23/202}{MM / DD /}$					
	🗶 /s/ Matthew E. Kva	rda M	latthew E.	Kvarda		
	Signature of authorized rep		nted name			
	Title Chief Restructur	ring Officer				
18. Signature of attorney	✗ /s/ Thomas H. Riske	Da	ate 03	/23/2025		
	Signature of attorney for de	ebtor	MM	/ DD / YYYY		
	Thomas H. Riske					
	Carmody MacDona	ald P.C.				
	Firm name 120 S. Central Ave Number Street	enue, Suite 1800				
	St. Louis		MO	63105		
	City (21.4) 95.4 9600		State	ZIP Code		
	(314) 854-8600 Contact phone		Email addr	armodymacdonald.com ess		
	61838		MO			
	Bar number		State			

The Debtors' estimated assets are provided on a consolidated basis.

The Debtors' estimated liabilities are provided on a consolidated basis.

Schedule 1

Affiliated Entities

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, §§ 101 *et seq*. in the United States Bankruptcy Court for the Eastern District of Missouri. The Debtors have filed a motion requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

	DEBTOR NAME	EIN NUMBER
1.	23andMe Holding Co.	87-1240344
2.	23andMe, Inc.	20-4857371
3.	23andMe Pharmacy Holdings, Inc.	93-3084690
4.	Lemonaid Community Pharmacy, Inc.	85-1117330
5.	Lemonaid Health, Inc.	87-4006739
6.	Lemonaid Pharmacy Holdings Inc.	87-1286500
7.	LPharm CS LLC	87-1381125
8.	LPharm INS LLC	87-1429800
9.	LPharm RX LLC	87-1397746
10.	LPRXOne LLC	87-1453447
11.	LPRXThree LLC	87-1483852
12.	LPRXTwo LLC	87-1471595

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:	Chapter 11
23ANDME PHARMACY HOLDINGS, INC.,	Case No.: 25
Debtor.	

LIST OF EQUITY SECURITY HOLDERS

Pursuant to rule 1007(a) of the Federal Rules of Bankruptcy Procedure, the debtor respectfully represents that the below chart identifies the holders of the debtor's equity interests and sets forth the nature and percentage of such interests held as of the filing of the debtor's chapter 11 petition:

Equity Holder	Percentage of Equity Held	Mailing Address of Equity Holder
23andMe Holding Co.	100%	870 Market Street, Room 415
		San Francisco, CA 94102

Case 25e 46i 378md 030 98- FMEd 03P29 98 ment interest 03F2 99 22 9/25 3 PM 26 80 80 6 1 ment Pg 7 of 18

Fill in this information to identify the case:
Debtor name: 23andMe Holding Co.
United States Bankruptcy Court for the: Eastern District of Missouri
Case number (If known):

Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	including zin code Name, telephone number, and email address of creditor contact		Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	NGI LABCORP (NATIONAL GENETICS INSTITUTE) 2440 S SEPULVEDA BLVD SUITE 100 LOS ANGELES, CA 90064 UNITED STATES	ADAM SCHECHTER CEO EMAIL - SCHECHA@LABCORP.COM PHONE - (800) 343-4407	TRADE CLAIM				\$ 1,193,437	
2	JELLYFISH US LIMITED 1201 WILLS ST., SUITE 600 BALTIMORE, MD 21231 UNITED STATES	NICK EMERY CEO EMAIL - NICK.EMERY@JELLYFISH.COM PHONE - +44 20 3970 0248	TRADE CLAIM				\$ 382,544	
3	BLUE SHIELD OF CALIFORNIA PO BOX 749415 LOS ANGELES, CA 90074-9415 UNITED STATES	LOIS QUAM CEO PHONE - (844) 831-4133	TRADE CLAIM				\$ 339,925	
4	KAISER FOUNDATION HEALTH PLAN NORTHERN CA FILE 5915 LOS ANGELES, CA 90074-5915 UNITED STATES	DREW ALTMAN PRESIDENT & CEO EMAIL - DALTMAN@KFF.ORG PHONE - (650) 854-9400	TRADE CLAIM				\$ 205,155	
5	POWER DIGITAL MARKETING, INC. 2251 SAN DIEGO AVENUE, SUITE A250 SAN DIEGO, CA 92110 UNITED STATES	JOHN TAUMOEPEAU COO EMAIL - JOHN@POWERDIGITALMARKETING.COM PHONE - (503) 484-0548	TRADE CLAIM				\$ 194,506	
6	ALOM TECHNOLOGIES CORPORATION PO BOX 5040 SAN JOSE, CA 95150-5040 UNITED STATES	HANNAH KAIN PRESIDENT & CEO EMAIL - HKRAIN@ALOM.COM PHONE - (510) 360-3694	TRADE CLAIM				\$ 183,507	
7	KATIE COURIC MEDIA, LLC 100 CROSBY ST SUITE 301 NEW YORK, NY 10012 UNITED STATES	COURTNEY LITZ EVP EMAIL - COURTNEY@KATIECOURIC.COM PHONE - (212) 253-9493	TRADE CLAIM				\$ 175,000	
8	DATASITE LLC 733 S MARQUETTE AVE SUITE 600 MINNEAPOLIS, MN 55402 UNITED STATES	RUSTY WILEY CEO EMAIL - RUSTY.WILEY@DATASITE.COM PHONE - (407) 352-2732	TRADE CLAIM				\$ 167,650	
9	RIGHT SIDE UP LLC 9901 BRODIE LANE SUITE 160, PMB 515 AUSTIN, TX 78748 UNITED STATES	TYLER ELLISTON CEO EMAIL - TYLER@RIGHTSIDEUP.COM PHONE - (415) 882-7765	TRADE CLAIM				\$ 84,645	
10	WILSON SONSINI GOODRICH & ROSATI, PROFESSIONAL CORPORATION P.O.BOX 742866 LOS ANGELES, CA 90074-2866 UNITED STATES	ARIELA TANNENBAUM CFO EMAIL - ATANNENBAUM@WSGR.COM PHONE - (650) 493-9300	TRADE CLAIM				\$ 60,441	

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	ADVANCED CHEMICAL TRANSPORT	WALTER SINGER				
11	967 MABURY RD SAN JOSE, CA 95133 UNITED STATES	CEO EMAIL - WSINGER@ACTENVIRO.COM PHONE - (408) 548-5050	TRADE CLAIM			\$ 58,149
12	221 N MATHILDA, LLC ONE MARKET PLAZA, SPEAR TOWER, SUITE 4125 SAN FRANCISCO, CA 94105 UNITED STATES	DAVE PICKERING CFO EMAIL - DPICKERING@SPEARSTREETCAPITAL.COM PHONE - (415) 222-7420	CONTRACT REJECTION	CONTINGENT, UNLIQUIDATED, DISPUTED		UNDETERMINED
13	AGANITHA AI INC. 777 FIRST ST., #519 GILROY, CA 95020-4918 UNITED STATES	VIKRAM DUVVOORI CEO EMAIL - VIKRAMD@AGANITHA.AI PHONE - (408) 523-8406	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
14	ALLIED UNIVERSAL SECURITY SERVICES P.O. BOX 828854 PHILADELPHIA, PA 19182-8854 UNITED STATES	TIM BRANDT CFO EMAIL - TIM.BRANDT@AUS.COM PHONE - (949) 713-6316	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
15	BRAINTREE 2211 NORTH FIRST STREET SAN JOSE, CA 95131 UNITED STATES	JAMIE MILLER CFO & COO EMAIL - JMILLER@PAYPAL.COM PHONE - (\$408) 967-1000	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
16	CONVERGE TECHNOLOGY SOLUTIONS US, LLC P.O. BOX 23623 NEW YORK, NY 10087-3623 UNITED STATES	GREG BERARD CEO EMAIL - GBERARD@CONVERGETP.COM PHONE - (678) 250-7123	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
17	COREWEAVE, INC. 101 EISENHOWER PARKWAY SUITE 106 ROSELAND, NJ 07068 UNITED STATES	NITIN AGRAWAL CFO EMAIL - NITINAGRAWAL@COREWEAVE.COM PHONE - (917)-373-3740	CONTRACT REJECTION	CONTINGENT, UNLIQUIDATED, DISPUTED		UNDETERMINED
18	DELTA DENTAL OF CALIFORNIA PO BOX 44460 SAN FRANCISCO, CA 94144-0460 UNITED STATES	SARAH CHAVARRIA CEO EMAIL - SCHAVARRIA@DELTA.ORG PHONE - (800) 632-8555	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
19	FULGENT THERAPEUTICS, LLC P.O. BOX 748677 LOS ANGELES, CA 90074-8677 UNITED STATES	MING HSIEH CEO EMAIL - MINGHSIEH@FULGENTGENETICS.COM PHONE - (503) 999-5576	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
20	GOOGLE, INC ADWORDS P.O. BOX 883654 LOS ANGELES, CA 90088-3654 UNITED STATES	SUNDAR PICHAI CEO EMAIL - SUNDAR@GOOGLE.COM PHONE - (650) 253-0000	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
21	JUICE MEDIA, INC. 4094 GLENCOE AVE MARINA DE RRY, CA 90292 UNITED STATES	MARK ZAMUNER CEO EMAIL - MARK@JUICEMEDIA.IO PHONE - (310) 439-5515	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
22	KR OP TECH, LLC 12200 WEST DLYMPIC BLVD., SUITE 200 LOS ANGELES, CA 90064 UNITED STATES	ANGELA AMAN CEO EMAIL - AAMAN@KILROYREALTY.COM PHONE - (415) 808-6011	CONTRACT REJECTION	CONTINGENT, UNLIQUIDATED, DISPUTED		UNDETERMINED
23	LINKEDIN CORPORATION 62228 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693-0622 UNITED STATES	RYAN ROSLANSKY CEO EMAIL - RROSLANSKY@LINKEDIN.COM PHONE - (866) 533-4332	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
24	META PLATFORMS, INC. 15161 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693 UNITED STATES	MARK ZUCKERBURG CEO EMAIL - MARKZUCKERBURG@FB.COM PHONE - (650) 543-4800	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
24	META PLATFORMS, INC. 15161 COLLECTIONS CENTER DRIVE CHICAGO, IL 60693	MARK ZUCKERBURG CEO EMAIL - MARKZUCKERBURG@FB.COM	TRADE CLAIM	UNLIQUIDATED		UNDETERM

_						
25	MOVIANTO KELTENWEG 70 OSS, 5342 LP OSS NETHERLANDS	THOMAS CREUZBERGER CEO EMAIL - THOMAS.CREUZBERGER@MOVIANTO.COM PHONE - (31041) 240-6420	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
26	MIGLIACCIO & RATHOD LLP 412 H ST. NE WASHINGTON, DC 20002 UNITED STATES; 201 SPEAR ST UNIT 1100 SAN FRANCISCO, CA 94105 LINITED STATES.	NICHOLAS MIGLIACCIO, JASON RATHOD EMAIL - NMIGLIACCIO@CLASSLAWDC.COM, JRATHOD@CLASSLAWDC.COM PHONE - (202) 470-3510	PIXEL LITIGATION	CONTINGENT, UNLIQUIDATED, DISPUTED		UNDETERMINED
27	SUREFOX NORTH AMERICAN P.O. BOX 610028 DALLAS, TX 75261 UNITED STATES	JOSHUA SZOTT CEO EMAIL - JOSHUA SZOTT@SUREFOX.COM PHONE - (888) 767-7665	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
28	TELUS INTERNATIONAL SERVICES LIMITED VOXPRO HOUSE POINT VILLAGE EAST WALL ROAD DUBLIN, 1 D01X7H6 CO. IRELAND	MICHAEL RINGMAN CIO EMAIL - MICHAEL RINGMAN@TELUSINTERNATIONAL.COM PHONE - (604) 327-2371	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
29	WOOT SERVICES LLC 4121 INTERNATIONAL PARKWAY SUITE 900 CARROLLTON, TX 75007 UNITED STATES	KENT STEWART CEO EMAIL - KSTEWART@WOOT.COM PHONE - (214) 445-2848	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED
30	WORKDAY, INC P.O. BOX 886106 LOS ANGELES, CA 90088-6106 UNITED STATES	CARL ESCHENBACK CEO EMAIL - CARLESCHENBACH@WORKDAY.COM PHONE - (925) 951-9522	TRADE CLAIM	UNLIQUIDATED		UNDETERMINED

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Fill in this information to identify the case and this filing:	
Debtor Name 23andMe Pharmacy Holdings, Inc.	
United States Bankruptcy Court for the: Eastern	District of Missouri (State)
Case number (If known):	(State)

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)		
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)		
	Schedule H: Codebtors (Official Form 206H)		
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)		
	Amended Schedule		
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204		
X	List of Equity Security Holders, Corporate Ownership Statement, and List of Creditors Whother document that requires a declaration Have the 30 Largest Unsecured Claims.		
I ded	lare under penalty of perjury that the foregoing is true and correct.		
Exec	euted on 03/23/2025		
	MM / DD / YYYY Signature of individual signing on behalf of debtor		
	Matthew E. Kvarda Printed name Chief Restructuring Officer		

Position or relationship to debtor

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:	Chapter 11
23ANDME PHARMACY HOLDINGS, INC.,	Case No.: 25
Debtor.	

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a governmental unit, that directly or indirectly own 10% or more of any class of the debtor's equity interests:

Shareholder	Approximate Percentage of Shares Held
23andMe Holding Co.	100%
	(Sole Shareholder)

Omnibus Resolutions of

The Special Committee of the Board of Directors of 23 and Me Holding Co.

-and-

the Respective Governing Bodies of the 23andMe Group Companies

March 21, 2025

WHEREAS, (i) 23andMe Holding Co. (the "<u>TopCo</u>") is a Delaware corporation managed by a board of directors (the "<u>TopCo Board</u>"), (ii) each of 23andMe, Inc., Lemonaid Health, Inc., 23andMe Pharmacy Holdings, Inc., and Lemonaid Pharmacy Holdings Inc. (collectively, the "<u>Delaware Corporations</u>") is a Delaware corporation managed by a board of directors (collectively, the "<u>Delaware Boards</u>"), (iii) each of LPharm RX LLC, LPharm INS LLC, and LPharm CS LLC (collectively, the "<u>Delaware LLCs</u>") is a Delaware limited liability company managed by its sole manager (collectively, the "<u>Delaware Managers</u>"), (iv) Lemonaid Community Pharmacy, Inc. ("<u>Lemonaid Community Pharmacy</u>") is a Missouri corporation managed by a board of directors (the "<u>Missouri Board</u>"), and (v) each of LPRXOne LLC, LPRXTwo LLC, and LPRXThree LLC (collectively, the "<u>Missouri LLCs</u>") is a Missouri limited liability company managed by its sole manager (the "Missouri Managers");

WHEREAS, the TopCo, the Delaware Corporations, the Delaware LLCs, Lemonaid Community Pharmacy, and the Missouri LLCs are referred to herein collectively as the "23andMe Group Companies" and each individually as a "23andMe Group Company," and the Delaware Boards, Delaware Managers, Missouri Board, and Missouri Managers are referred to herein collectively as the "Governing Bodies" and each individually as the "Governing Body" in respect of its applicable 23andMe Group Company;

WHEREAS, on March 28, 2024, the TopCo Board adopted resolutions (the "Special Committee Resolutions") establishing a special committee of the TopCo Board (the "Special Committee") and designating three independent and disinterested directors of the TopCo Board to serve as the members of the Special Committee (the "Initial Special Committee Members");

WHEREAS, on September 17, 2024, all of the non-employee directors of the TopCo Board, including the Initial Special Committee Members, resigned from the TopCo Board;

WHEREAS, on October 28, 2024, each of Andre Fernandez, Jim Frankola, and Mark Jensen were appointed as independent directors of the TopCo Board;

WHEREAS, on November 2, 2024, the TopCo Board adopted resolutions designating each of Andre Fernandez, Jim Frankola, and Mark Jensen as members of the Special Committee and confirming that the Special Committee has and shall continue to have the authority, duties, and power delegated to it in the Special Committee Resolutions;

WHEREAS, pursuant to the TopCo Board's Resolutions, dated March 7, 2025 (the "March Resolutions"), the TopCo Board delegated to the Special Committee, to the fullest extent

permitted by law, among other things, the power and authority of the TopCo Board to (i) authorize the commencement of a case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") on behalf of the TopCo, (ii) take actions with respect to any Restructuring Matter (as defined in the March Resolutions), (iii) engage professionals for the TopCo and/or the Special Committee in connection with any Restructuring Matter, and (iv) take actions as the Special Committee in its sole discretion deems necessary, advisable, or appropriate in connection therewith;

WHEREAS, the Special Committee has determined that the matters the Special Committee is approving and authorizing herein, including (which word, for all purposes of these resolutions, shall be interpreted to be followed by the words, "without limitation") (i) the commencement of the Bankruptcy Cases (as defined below) by the TopCo, (ii) the filing of the Bidding Procedures Motion (as defined below), (iii) the conducting of the Marketing Process (as defined below), (iv) the recommendation to the TopCo Board of the appointment of the Chief Restructuring Officer (as defined below) and the entry into the CRO Agreement (as defined below), and (v) the recommendation to the TopCo Board of the appointment of the New Director (as defined below) to the TopCo Board and the Special Committee, in each case, constitute a Restructuring Matter;

WHEREAS, the Special Committee and each Governing Body has reviewed and considered the financial and operational condition of their respective 23andMe Group Company and of the 23andMe Group Companies as a whole, including the historical performance of the 23andMe Group Companies, the assets of the 23andMe Group Companies, the current and long-term liabilities of the 23andMe Group Companies, and relevant industry and market conditions, and have considered various alternatives in respect of such matters;

WHEREAS, the Special Committee and each Governing Body has had an opportunity to consult with the management and the legal, financial, and other outside professional advisors of the 23andMe Group Companies to fully consider each of the strategic alternatives available to the 23andMe Group Companies;

WHEREAS, the Special Committee and each Governing Body has received, reviewed, and considered the recommendations of, and the materials presented by, the senior management of its applicable 23andMe Group Company and such 23andMe Group Company's legal, financial, and other outside professional advisors as to the financial condition of its applicable 23andMe Group Company and the 23andMe Group Companies and the relative risks and benefits of pursuing a case under the provisions of chapter 11 of the Bankruptcy Code;

WHEREAS, the Special Committee and each Governing Body reasonably believes that its applicable 23andMe Group Company's pursuing a case under the Bankruptcy Code on a coordinated basis with the other 23andMe Group Companies is expected to preserve more value for such 23andMe Group Company and its stakeholders than any other available alternative;

WHEREAS, the intention of the Special Committee and each Governing Body with respect to its applicable 23andMe Group Company is to use the Bankruptcy Code to conduct a sale process for all or substantially all of the 23andMe Group Companies' assets;

WHEREAS, the Special Committee has determined that it is desirable and in the best interests of the TopCo and its stakeholders to (i) recommend that the TopCo Board appoint Mr. Matthew Kvarda to the office of the Chief Restructuring Officer of the TopCo and (ii) authorize the TopCo to enter into an agreement (the "CRO Agreement"), on behalf of itself and its subsidiaries, with Alvarez & Marsal North America, LLC ("A&M") in order for A&M to make its personnel available to provide certain management services to the 23andMe Group Companies;

WHEREAS, the Special Committee has determined that it is desirable and in the best interests of the TopCo and its stakeholders to recommend that the TopCo Board appoint Mr. Thomas Walper (the "New Director") to the TopCo Board and designate the New Director as a member of the Special Committee;

WHEREAS, the Special Committee and the Governing Bodies have reviewed and considered the need for Authorized Persons (as defined below) to take further actions to carry out the intent and purpose of the following resolutions, perform the obligations of each 23andMe Group Company under the Bankruptcy Code, and pay fees and expenses in connection with the transactions contemplated by the below resolutions; and

WHEREAS, the Special Committee and the Governing Bodies have reviewed and considered certain actions that may have previously been taken by any director, officer, employee, or agent of the TopCo or any director, officer, employee, manager, member, stockholder, general partner, or agent of any other 23andMe Group Company in connection with or related to the matter set forth in the below resolutions.

NOW, THEREFORE, BE IT:

1. New Director Matters

RESOLVED, that the Special Committee hereby recommends to the TopCo Board the appointment of the New Director to the TopCo Board and designation of the New Director to the Special Committee; and be it further

2. Appointment of Chief Restructuring Officer

RESOLVED, that the Special Committee hereby recommends to the TopCo Board the appointment of Mr. Kvarda to the office of Chief Restructuring Officer of the TopCo, consistent with the terms of the CRO Agreement; and be it further

RESOLVED, that, upon the appointment of Mr. Kvarda as Chief Restructuring Officer by the TopCo Board, the TopCo is authorized and directed to enter into the CRO Agreement and to take any and all actions to advance the 23andMe Group Companies' rights and obligations in connection therewith, and any such prior actions are hereby ratified in their entirety; and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company hereby authorizes A&M to assign additional personnel to support the Chief Restructuring Officer and the 23andMe Group Companies, to serve

in various capacities with the 23andMe Group Companies and to perform other services required of A&M pursuant to the CRO Agreement; and be it further

3. Bankruptcy Resolutions

a. Chapter 11 Filings

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby determines that it is desirable and in the best interests of such 23andMe Group Company, its equity holders, its creditors, and other parties in interest that such 23andMe Group Company file a voluntary petition for relief (the "Petition" and, together with the similar petitions by all other 23andMe Group Companies, the "Petitions") and commence a case (collectively, the "Bankruptcy Cases") under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Eastern District of Missouri (the "Bankruptcy Court"); and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby authorizes, directs, and empowers any officer or other authorized person of any of the 23andMe Group Companies, including the Chief Restructuring Officer (each, an "<u>Authorized Person</u>"), acting in the name and on behalf of such 23andMe Group Company, to (i) execute and verify the Petition as well as all other ancillary documents, and to cause the Petition to be filed with the Bankruptcy Court, and to make or cause to be made prior to the execution thereof, any modifications to the Petition or ancillary documents, and to (ii) execute, verify, and file or cause to be filed all of the petitions, schedules, lists, and other motions, objections, replies, applications, and other papers or documents advisable, appropriate, convenient, desirable, or necessary in connection with the foregoing; and be it further

RESOLVED, that in connection with the filing of the Petitions, the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby (i) authorizes and directs the Authorized Persons, in the name and on behalf of such 23 and Me Group Company, to engage in discussions and negotiations with all stakeholders in order to prosecute the Bankruptcy Cases, (ii) authorizes, adopts, and approves the form, terms, and provisions of, and is hereby authorized and empowered to file with the Bankruptcy Court any motions, pleadings, and any other documents to be performed or agreed to by such 23 and Me Group Company that are reasonably necessary for prosecution of and in connection with the proceedings of the Bankruptcy Cases (collectively, the "Ancillary Documents"), and (iii) authorizes and directs the Authorized Persons, in the name and on behalf of such 23andMe Group Company, to execute and deliver (with such changes, additions, and modifications thereto as the Authorized Persons executing the same shall approve, such approval to be conclusively evidenced by such Authorized Persons' execution and delivery thereof) each of the Ancillary Documents to which such 23 and Me Group Company is a party and, upon the execution and delivery thereof by each of the other parties thereto, cause such 23andMe Group Company to perform its obligations thereunder; and be it further

b. Bidding Procedures Motion and Marketing Process

RESOLVED, that in the judgment of the Special Committee and each Governing Body, with respect to its applicable 23andMe Group Company, it is desirable and in the best interests of each 23andMe Group Company, its creditors, and other parties in interest, that such 23andMe Group Company shall be, and hereby is, authorized to file with the Bankruptcy Court a motion seeking approval of, among other things, (a) a sale of all or substantially all of the 23andMe Group Company' assets and (b) the proposed bidding and auction procedures pursuant to which the 23andMe Group Companies will market their assets (the "Bidding Procedures Motion"); and be it further

RESOLVED, that in the judgment of the Special Committee and each Governing Body, with respect to its applicable 23andMe Group Company, it is desirable and in the best interests of each 23andMe Group Company, its creditors, and other parties in interest, that such 23andMe Group Company shall be, and hereby is, authorized to engage, under the direction of the Special Committee, in a marketing process for the 23andMe Group Companies' assets to identify the highest or otherwise best offer for the 23andMe Group Companies' assets (the "Marketing Process"); and be it further

RESOLVED, that each of the Authorized Persons be, and hereby is, authorized and empowered to file the Bidding Procedures Motion, on behalf of each 23andMe Group Company, and to pursue the Marketing Process under the direction of the Special Committee, and to take any and all actions necessary or advisable to advance each 23andMe Group Company's rights and obligations thereunder, including filing of additional pleadings; and in connection therewith, each Authorized Person, with power of delegation, is hereby authorized and directed to take all necessary actions in furtherance of the foregoing resolutions; and be it further

c. Retention of Professionals

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby authorizes and directs each Authorized Person, in the name and on behalf of such 23andMe Group Company, to employ certain individuals and/or firms as counsel, professionals, consultants, accountants, restructuring advisors, or financial advisors to such 23andMe Group Company as such Authorized Person, or any one of them, may deem advisable, appropriate, convenient, desirable, or necessary to represent and assist such 23andMe Group Company in carrying out its duties under the Bankruptcy Code, and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed, in the name and on behalf of such 23andMe Group Company, to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed appropriate applications for authority to retain the services of such individuals and firms; and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby authorizes and directs each Authorized Person, in the name and on behalf of such 23andMe Group Company, to employ the law firms of Paul, Weiss, Rifkind, Wharton & Garrison LLP ("Paul, Weiss") and Carmody MacDonald P.C. ("Carmody MacDonald") to represent such 23andMe Group Company as chapter 11 counsel and

to represent and assist such 23andMe Group Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such 23andMe Group Company's rights, including the preparation of pleadings and filings in the Bankruptcy Cases; and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed, in the name and on behalf of such 23andMe Group Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of Paul, Weiss and Carmody MacDonald; provided, that any prior actions taken in connection therewith are hereby ratified in their entirety; and be it further

RESOLVED, that the Special Committee hereby authorizes and directs each Authorized Person to employ the law firms of Goodwin Procter LLP ("Goodwin") and Lewis Rice LLC ("Lewis Rice") as special counsel to represent and assist the Special Committee, on behalf of the TopCo, in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the TopCo's rights; and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of Goodwin and Lewis Rice; provided, that any prior actions taken in connection therewith are hereby ratified in their entirety; and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby authorizes and directs each Authorized Person, in the name and on behalf of such 23andMe Group Company, to employ Moelis & Company LLC (the "Investment Banker") to act as financial advisor, capital markets advisor, and investment banker for the Special Committee or such 23andMe Group Company and, in such capacities, to provide certain financial advisory and investment banking services to the 23andMe Group Companies with regard to the Bankruptcy Cases, effective immediately prior to the filing of the Bankruptcy Cases at which time the Investment Banker's prior engagement as advisor solely to the Special Committee shall be terminated; and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed, in the name and on behalf of such 23andMe Group Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of the Investment Banker; provided, that any prior actions taken in connection therewith are hereby ratified in their entirety; and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23andMe Group Company, hereby authorizes and directs each Authorized Person, in the name and on behalf of such 23andMe Group Company, to employ A&M to make (i) the Chief Restructuring Officer and (ii) certain A&M personnel available to provide certain management services to the 23andMe Group Companies; and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed, in the name and on behalf of such 23andMe Group Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Petition, and to cause to be filed an appropriate application for authority to retain A&M's services; provided, that any prior actions taken in connection therewith are hereby ratified in their entirety; and be it further

RESOLVED, that the Special Committee and each Governing Body, acting with respect to its applicable 23 and Me Group Company, hereby authorizes and directs each Authorized Person, in the name and on behalf of such 23 and Me Group Company, to employ Kroll Restructuring Administration Services LLC (the "Claims Agent") to represent such 23 and Me Group Company and provide notice and claims agent services to such 23 and Me Group Company with regard to the Bankruptcy Cases; and in connection therewith, the Authorized Persons be, and each of them hereby is, authorized and directed, in the name and on behalf of such 23 and Me Group Company, to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Petition, and to cause to be filed an appropriate application for authority to retain the services of the Claims Agent; provided, that any prior actions taken in connection therewith are hereby ratified in their entirety; and be it further

4. General

RESOLVED, that each of the Authorized Persons be, and each of them individually hereby is, authorized, directed, and empowered from time to time in the name and on behalf of each 23andMe Group Company, to (i) take such further actions and execute and deliver such certificates, instruments, guaranties, notices, and documents as may be required or as such Authorized Person or any one of them may deem advisable, appropriate, convenient, desirable, or necessary to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements, and the like, (ii) perform the obligations of each 23andMe Group Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the Authorized Person performing or executing the same shall approve, and the performance or execution thereof by such Authorized Person shall be conclusive evidence of the approval thereof by such Authorized Person and by such 23andMe Group Company, and (iii) pay fees and expenses in connection with the transactions contemplated by the foregoing resolutions; and be it further

RESOLVED, that all actions previously taken by any director, officer, employee, or agent of the TopCo or any director, officer, employee, manager, member, stockholder, general partner, or agent of any other 23andMe Group Company in connection with or related to the matters set forth in or reasonably contemplated or implied by the foregoing resolutions be, and each of them hereby is, adopted, ratified, confirmed, and approved in all respects as the acts and deeds of such 23andMe Group Company.

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